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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C.

Federal Communications Commission
Office of the Secretary

In t	the	Matte	er of	Ē	
Tab]	le	ent of of All adcast	Lotme	ents,	73.606(b)
		Raton ida)	and	Lake	Worth,

MM	Docket	No.	
RM	-		

JOINT PETITION FOR RULEMAKING

Palmetto Broadcasters Associated for Communities, Inc. ("Palmetto"), construction permittee of noncommercial Television Station WPPB-TV, Channel 63*, Boca Raton, Florida, and Fouce Amusement Enterprises, Inc. ("Fouce"), optionee of Hispanic Broadcasting, Inc. ("HBI"), construction permittee of commercial Television Station WHBI-TV, Channel 67, Lake Worth, Florida, 1/ (jointly "Petitioners") hereby petition the Commission to amend the Television Table of Allotments by exchanging noncommercial Channel 63*, Boca Raton, Florida, for commercial Channel 67, Lake Worth Florida. As shown below, Petitioners' proposal is consistent with the Commission's established policy on UHF commercial/noncommercial channel exchanges and will advance the public interest by bringing on air two new television services to South Florida.

Fouce has an option to acquire the assets of HBI, including the Construction permit. HBI has consented to the TANGER PROPERTY PROPERTY OF THE PROPERTY OF THE

I. The Proposal

The proposed amendment to the Television Table of Allotments is as follows:

Community	<u>Present Channel</u>	Proposed Channel
Boca Raton	63*	67*
Lake Worth	67	63

Palmetto intends to utilize its proposed new channel assignment to deliver public television programming for senior citizens, a much-needed service in an area comprised largely of retired persons. Fouce intends to deliver Spanish language commercial programming to the broadcast area. The exchange will allow both parties to fulfill these important goals.

II. The Law Governing Channel Exchanges

In 1986 the Commission implemented a policy intended to alleviate the problem of inadequate funding for noncommercial educational television by facilitating channel exchange agreements between commercial and noncommercial stations in which the noncommercial station receives funding to assist it in its operations.

Amedments to the Television Table of Assignments to Change Noncommercial Education Reservations, 59 RR2d 1455 (1986), recondenied, 3 FCC Rcd. 2517 (1988) (hereafter "1986 Policy"). In the 1986 Policy, the Commission observed that channel exchanges may benefit both the commercial and noncommercial stations, by offering the commercial station improved siting and perhaps cost savings, and allowing the noncommercial station to initiate broadcasting which might not otherwise be possible. 1986 Policy at 1461.

In order for a channel exchange to be approved, the Commission's rules provide that the petitioners must demonstrate

that: (1) they hold licenses or construction permits for channels within the same band; (2) the channels will serve substantially the same market; and (3) the exchange will promote the public interest, convenience, and necessity. 47 C.F.R. § 1.420(h). Additionally, the noncommercial licensee must offer assurance that any proceeds of the exchange will be devoted exclusively to activities related to the operation of the noncommercial educational television station. 1986 Policy at 1464.

In 1989, the Commission approved an exchange raising the issues addressed in the 1986 Policy. Clermont-Cocoa, 4 FCC Rcd. 8320 (1989)., recon. denied 5 FCC Rcd. 6566 (1990), aff'd sub. nom. Rainbow Broadcasting Co. v. FCC, 949 F.2d 405 (D.C. Cir. 1991). Clermont-Cocoa concerned a joint petition for rulemaking to exchange a Cocoa, Florida, noncommercial channel with a Clermont, Florida, commercial channel. The Commission determined that the proposed exchange fulfilled the requirements of its rules, and was consistent with the 1986 Policy.

Specifically, the Commission found that (1) the channels would serve substantially the same market although they were 64 miles apart with little signal overlap; (2) the noncommercial permittee had adequately demonstrated that the proceeds of the exchange would be devoted exclusively to the operation of a noncommercial TV station; and (3) the exchange would otherwise promote the public interest, convenience, and necessity. 4 F.C.C. Rcd at 8320-23.

III. The Proposal is Consistent With FCC Rules and Precedent

Petitioners' proposed exchange fulfills the requisites established by the Commission, serves the important goals outlined

in the 1986 Policy, and arises in a simpler factual context than the proposal approved in Clermont-Cocoa.

A. The Channels Are In The Same Band And Service Area

As required by regulation, the channels to be exchanged are within the same band and serve substantially the same market. Boca Raton and Lake Worth are approximately 20 miles apart, and are in the same Metropolitan Statistical Area. Office of Management and Budget, Metropolitan Areas 4 (1990). This distance is substantially less than the 64-mile separation between Clermont and Cocoa in the Rainbow Broadcasting proceedings. Moreover, the proposed exchange will permit Palmetto to place a city grade signal over both Lake Worth and Boca Raton. See Engineering Statement Paragraph 9. Palmetto's Channel 63* site would not accomplish city grade coverage of both of these communities. Id. at Paragraph 10.2/

B. Use of Proceeds

The proceeds of the proposed exchange will benefit the operation of a noncommercial station dedicated to Senior Citizen's programming. For various reasons previously described to the Commission, Palmetto has been delayed in constructing the permitted facility. Palmetto has concluded that absent the infusion of funds that Fouce will pay to Palmetto upon consummation of the exchange transaction, Palmetto will be financially unable to place a station serving Boca Raton on the air. There is a clear public interest in allowing Palmetto to proceed with this transaction since the

As in the <u>Clermont-Cocoa</u> exchange, Petitioners ask that the Commission consider in its analysis of the public benefits the specific sites used for reference coordinates in the Engineering Statement or sites with substantially similar coverage. Both Palmetto and Fouce have reasonable assurances that the sites are and will remain available to them.

proposal will yield the funds necessary for construction. <u>See</u> 47 U.S.C. § 1.420(h). Palmetto will use the proceeds of its transaction with Fouce exclusively to build and operate Channel 67*. Palmetto is contractually bound to do so and will make any further showing with respect to this matter required by the Commission.

C. Other Benefits

The exchange will, in other respects, promote the public interest, convenience, and necessity. Because the site proposed for Palmetto after the exchange will have the effect of moving its coverage array northward, out of the Miami area, the total Grade B coverage under the proposed operation is smaller (2,861,909) than would be accomplished with the present construction permit coverage (3,796,413). Engineering Statement at Paragraphs 15 and 16. The current Palmetto construction permit coverage would not bring first or second educational coverage to anyone; it would bring a fourth service to the vast majority (2,991,034) of individuals within the Grade B contour. Id. at Paragraph 14. In contrast, the proposed exchange would result in second educational service to 10,898 persons and third service to 910,818 persons. Id. at Paragraph 16.

Further, the proposed exchange will substantially increase the service area of the commercial channel. The site most recently proposed by HBI for the construction of transmitter facilities for Channel 67³/ would provide new commercial service to 1,444,404 people. <u>Id</u>. at Paragraph 17. The site proposed by Fouce for the operation of commercial Channel 63 will bring an additional service

In Exhibit 2 to the FCC Form 307 filed for HBI on May 16, 1991, it is recited that "Hispanic has concluded that its last alternative to get the station on the air is the Trump Plaza building."

to 3,870,395 individuals. <u>Id</u>. The enhanced commercial service provided by this proposal is clearly in the public interest.

and is not likely to be completed by HBI. If the proposal advanced here is approved, Fouce will, with all dispatch, complete construction of the Channel 67 facility. Fouce is ready, willing and able to make any showing required by the Commission of its financial ability to complete construction. Prompt construction of this station will advance the public interest.

III. Conclusion

For the foregoing reasons, Petitioners respectfully request that the Commission amend the Television Table of Allotments by exchanging noncommercial Channel 63*, Boca Raton, Florida, with commercial Channel 67, Lake Worth, Florida.

DATED: May 7, 1992

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Attorneys for Fouce Amusement Enterprises

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of)
Amendment of Section 73.616(b) Table of Allotments, TV Broadcast Stations, (Boca Raton and Lake Worth, Florida)	

ENGINEERING STATEMENT

JULIUS COHEN, first being sworn deposes and says:

- 1. I am a graduate electrical engineer, a Registered Professional Engineer in the District of Columbia, and President of Cohen, Dippell and Everist, P.C., Consulting Engineers, Radio-Television, with offices at 1300 L Street, NW, Suite 1100, Washington, D.C. 20005;
- 2. That my qualifications are a matter of record in the Federal Communications Commission;
- 3. That the attached engineering report was prepared by me or under my supervision and direction and,
- 4. That the facts stated herein are true of my own knowledge, except such facts as are stated to be on information and belief, and as to such facts I believe them to be true.
- 5. I make this affidavit at the request of my clients Palmetto Broadcasters Associated for Communities, Inc. ("Palmetto") and Fouce Amusement Enterprises, Inc. ("Fouce") for filing with the Federal Communications Commission in support of their Petition for Rule Making.
- 6. The Petition for Rule Making proposes an intra-band channels "swap" between Palmetto (permittee of Channel 63*, Boca Raton, Florida) and FAE (holder of an option to purchase the Hispanic Broadcasting, Inc. ("HBI") construction permit for Channel 67, Lake Worth, Florida).
- 7. I have analyzed, or directed the analysis of, the coverage that would result from the current Palmetto and HBI construction permits and compared them with the post-swap coverages from the antenna sites advocated by Palmetto and Fouce in their Petition for Rule Making.

- 8. The Petition for Rule Making proposes a transmitter site for Channel 67* at N 26°22'14", W 80°10'21" at an antenna height of 335 feet above ground level and 354 feet above mean sea level.
- 9. Using the same directional antenna pattern now authorized to Channel 63 with a maximum effective radiated power of 5000 kW and side-mounting the antenna on the existing structure, it is possible to provide more than the required City Grade service (80 dBu) over the allocated City of Lake Worth and as far as the southern boundaries of Fort Lauderdale (Exhibit 1).
- 10. Although Palmetto's Channel 63* authorized site would provide City Grade coverages to Boca Raton, it would not provide City Grade service (80 dBu) to Lake Worth (Exhibit 2).
- 11. The proposed Channel 67* location fully complies with the minimum distance separation requirements with other stations on the same and adjacent channels as set forth under Section 73.610 of the FCC Rules. The nearest restricting channels are Channel 63, Boca Raton and Channel 69, Hollywood. The required separation for each of these channels is 31.4 km. The proposed Channel 67 transmitter site clears the authorized Channel 63 site by 10.5 km and the Channel 63 site proposed by Fouce by 13 km and Channel 69 by 13.5 km. The site clears separation requirements with other channels by 60 km or more. Therefore, the transmitter site near Boca Raton fully complies with FCC requirements on station location for a Channel 67 operation (Exhibit 3).
- 12. The Petition for Rule Making proposes to locate Channel 63 at N 25°58'15", W 80°12'32".
- 13. Using the same directional antenna pattern now authorized to Channel 63 with a maximum effective radiated power of 5000 kW and side-mounting the antenna on the existing structure, it is possible to provide more than the required City Grade service (80 dBu) over the allocated City of Boca Raton (Exhibit 4).
- 14. This location fully complies with the minimum distance separation requirements with other stations on the same and adjacent channels as set forth under Section 73.610 of the FCC Rules. The nearest restricting channels are Channel 61, Palm Beach and Channel 67, Lake Worth. The required separation for each of these channels is 31.4 km. Channel 63 from the site proposed by Fouce clears Channel 61 by 36.5 km and the Fouce Channel 67 site proposed by Palmetto by 13 km. The site clears separation requirements with other channels by 85 km or more. Therefore, the Channel 63 transmitter site proposed by Fouce fully complies with FCC requirements on station location for a Channel 63 operation (Exhibit 5).

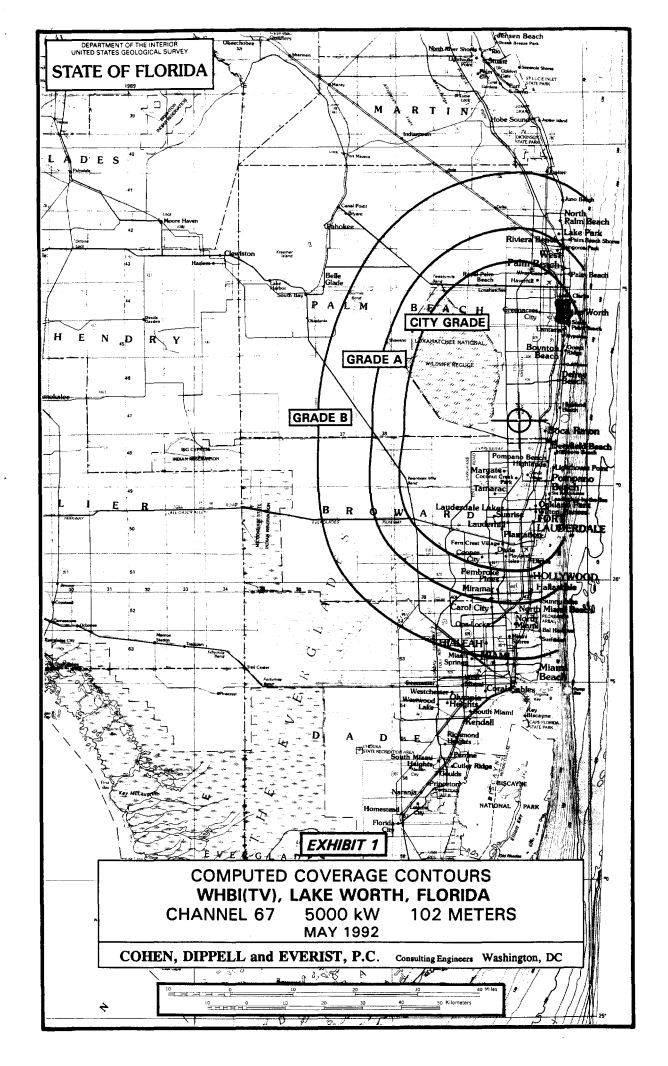
- The present construction permit Grade B coverage for Channel 63* would provide service to 3,796,413 people. It would not bring first or second educational coverage to anyone; the large remaining area would receive only a fourth educational service totaling 2,991,034 individuals within the Grade B contour.
- The Grade B coverage of the facilities proposed for Palmetto in the Petition for Rule Making on Channel 67* will provide service to 2,861,909 individuals and will bring a second educational service to 10,898 individuals and a third service to 910,818.
- The site currently proposed by HBI (Trump Plaza) would 17. bring new commercial service to 1,444,404 individuals. Petition for Rule Making proposes a site for the commercial facility that will bring additional service to 3,870,395 individuals.
- The above population figures are based on census block data of the U.S. Census of 1990. Population of the census block was counted where the centroid of the block was located within the contour area.

District of Columbia Professional Engineer Registration No. 1118

Subscribed and sworn to before me this 6th day of May, 1992.

Notary Public

My Commission Expires: 2/28/93



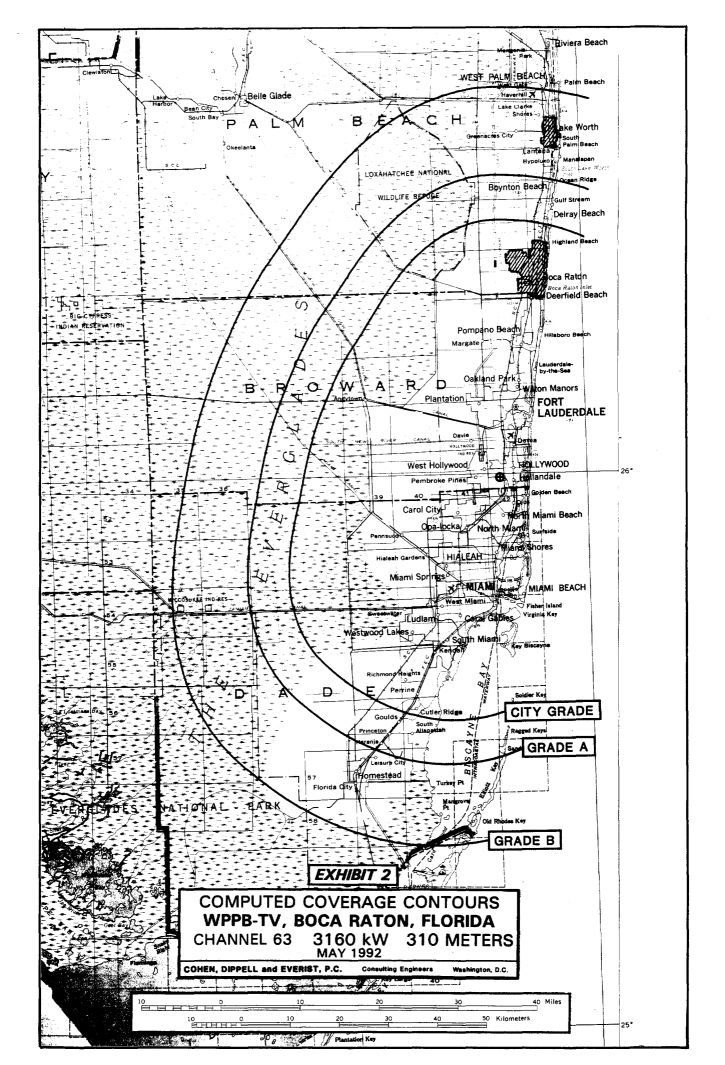
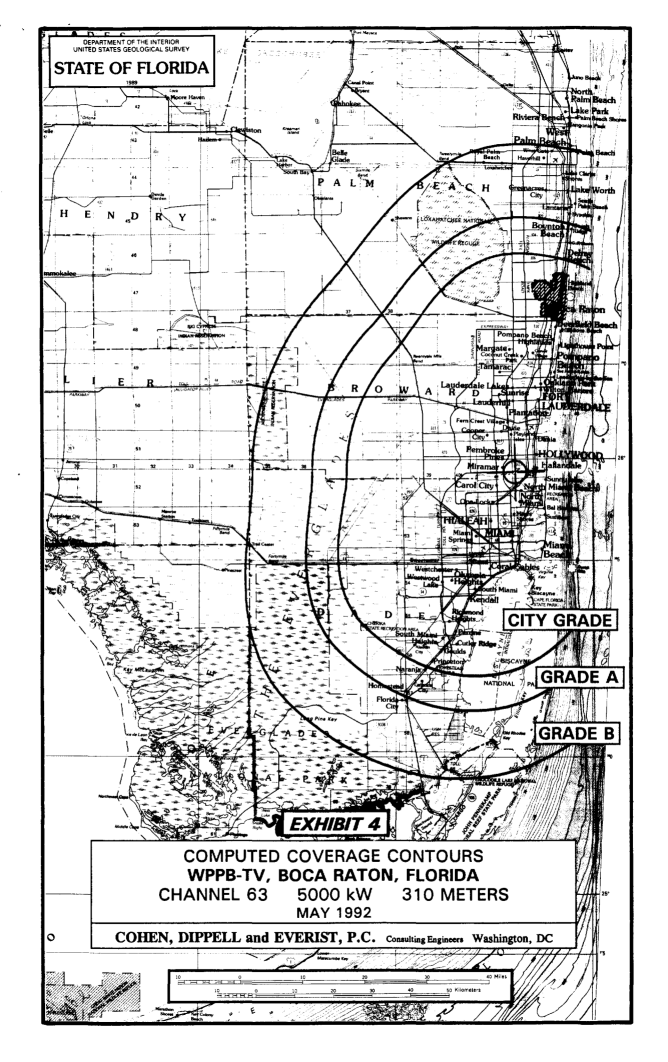


EXHIBIT 3 TV ALLOCATION SITUATION FOR CHANNEL 67, LAKE WORTH, FLORIDA PROPOSED SITE: N.LAT. 26° 22′ 14", W.LONG. 80° 10′ 21" MAY 1992

Channel	Call	City in	1	ance km			
		Florida	Actual	Required			
67	None	None within 450 km					
52	WTGL	Cocoa	226.8	119.9			
53	WGFL	High Springs	330	95.7			
59	Allotment	Stuart	92.1	31.4			
60	Allotment	Sebring	177.2	95.7			
62	WBSV-TV	Venice	229.8	31.4			
63	WPPB-TV*	Boca Raton	44.4	31.4			
64	wgox	Inverness	353.5	31.4			
65	WRBW	Orlando	260.7	31.4			
66	P.A.	Bradenton	263.7	87.7			
68	WBCC	Cocoa	226.8	87.7			
69	WYHS	Hollywood	44.9	31.4			

^{*}Proposed Site at N.LAT 25° 58′ 15″, W.LONG 80° 12′ 32″ See attached computer printout.



Database files used: TV3080 , TV4080 , TV3090 , TV4090

Reference Coordinates: N Lat 26-22-14.0 W Lon 80-10-21.0 Search Radius: 450.00 km Channel range: 52-69

CALL CHAN OF	ERP		R/C BT I	DA	AZ TO DIST AZ FROM (KM)
WTGLTV 52 TV LIC Z COCOA FL U.S. GOOD LIFE BROADCASTING, INC.	4680	285		Y 28-18-26.0 80-54-48.0 MAX AZ=	341.40 226.8
WGFL 53 TV CP MOD + HIGH SPRINGS FL U.S BUDD BROADCASTING CO., INC.				82-25-16.0 MAX AZ=	
WACX 55 TV LIC Z LEESBURG FL U.S. SHARP COMMUNICATION, INC.				81-19- 9.0 MAX AZ=	158.02 0
				880808	BLCT-860319KE
WAYK 56 TV LIC Z MELBOURNE FL U.S TV 56, LTD.	2040	305 ADC	313 Y	Y 27-49-35.0 80-42-20.0 MAX AZ=	342.07 169.7 161.82
-, -,		1.20	0220002011	861126	BLCT-860826KF
WDRU 58 TV CP Z BUNNELL FL U.S BUNNELL COMMUNICATIONS, INC.	5000	366	373 Y	Y 29-31- 8.0 81-19- 2.0	342.46 366.6 161.92
BUNNELL COMMUNICATIONS, INC.		AND	ODD860422KF	891012	BPCT-860422KK
59 TA + STUART FL U.S EFFECTIVE 9-21-87.				80-15-12.0 MAX AZ=	
60 TA Z SEBRING FL U.S			N	N 27-29-42.0 81-26-30.0 MAX AZ= 890717	
WFGC 61 TV CP Z PALM BEACH FL U.S				80-14-32.0	163.60
WILSHIRE BROADCASTING CORPORA CP CANC. 12-5-90	ATION	DIE	ODD900620KE		0 BPCT-900620KF
61 TA + GAINESVILLE FL U.S REF. POINT 12.5 MILES S.E.				29-32- 7.0 82-10-44.0 MAX AZ= 910808	
WBSVTV 62 TV CP Z VENICE FL U.S DESOTO BROADCASTING, INC.			190 Y ODD840920KF		110.00

Database files used: TV3080 , TV4080 , TV3090 , TV4090

Reference Coordinates: N Lat 26-22-14.0 W Lon 80-10-21.0

Search Radius: 450.00 km Channel range: 52-69

Search Radius: 45		nnel rang	e: 52-69	•				
CALL CHAN	+ - OFF		AT R/C	BT	DA		AZ TO AZ FROM	DIST (KM)
	APP Z FL U.S.			0 У	Y	27- 6- 1.0 82-22-18.0		233.3
VENICE DESOTO BROADCASTIN	G, INC.		DIE ODD	870731	KZ	MAX AZ= 900504		70731KZ
WPPBTV 63 TV BOCA RATON				.2 Y	Y	25-59-34.0 80-10-27.0	180.23	41.9
BOCA RATON PALMETTO B/CASTERS	ASSOC. FOR C	OMM.	BAS ODD	890303	KN	MAX AZ= 890626		0303KN
WAJMTV 63 TV PALATKA PALATKA TELEVISION	FL U.S.	5000 3	14 31	.6 Y		29-43- 4.0 81-31- 4.0 MAX AZ=		393.8
						890111	BPCT-84	1129LK
WGOX 64 TV INVERNESS WEST FLORIDA TELEV	FL U.S.	3470 4	14 43	3 Y	N	28-53-21.0 82-22-17.0 MAX AZ=		353.5
	·					911022	BPCT-85	0828KQ
WRBW 65 TV ORLANDO	FL U.S.					28-34-51.0 81- 4-32.0	159.87	260.7
RAINBOW BROADCASTI	NG COMPANY		AND ODD	900702	KK	MAX AZ= 900713	0 BPCT-90	0702KK
NEW 66 TV BRADENTON		5000 3	53 37	З У	Y	27-50-32.0 82-15-46.0		263.7
BRADENTON B/CAST T	ELEVISION CO.	, LTD	AND ODD	870731	LB	MAX AZ=	0 BPCT-87	70731LB
BRADENTON	FL U.S.		60 48	0 Y	N	82-15-46.0		263.7
GULF COAST TELECAS	TERS LTD, P/S	HIP				MAX AZ= 890425	BPCT-87	70731LO
NEW 66 TV BRADENTON SKYLIGHT BROADCAST	FL U.S.	5000 3	154 37	'3 Y	N	27-50-32.0 82-15-46.0 MAX AZ=		263.7
	-						BPCT-87	70731KX
NEW 66 TV BRADENTON	FL U.S.					27-50-32.0 82-15-46.0	127.86	263.7
MCDANIEL BROADCAST	ING PARTNERS		BOG ODD	870731	KY	MAX AZ= 890425	0 BPCT-87	70731KY
NEW CC	ADDOTO 7	F000 3			••			
NEW 66 TV BRADENTON JOYNER COMMUNICATI	FL U.S.					27-50-32.0 82-15-46.0 MAX AZ=	127.86	263.7
COLUMN COMMONICALI	one hip. F/Sn	1.5	AND OUL	0/0/31	T/C		BPCT-87	70731LC

Reference Coordinates: N Lat 26-22-14.0 W Lon 80-10-21.0

Search Radius: 450.00 km Channel range: 52-69

		+ - OFF			•					(KM)
								27-50-32.0		
RENEE MAR	IE KRAMER			SWR	ODD87	0731	KV	82-15-46.0 MAX AZ=	0	
								890425	BPCT-8	70731KV
	66 TA	z				N	N	27-29-42.0	298.27	268.9
BRADENTON		FL U.S.						82-34-18.0		
								MAX AZ=		
EFFECTIVE	5-26-87.							870409	-	
		APPDID Z						27-40-57.0		272.1
BRADENTON	T	FL U.S.						82-29-24.0 MAX AZ=	121.91	
MANATEE I	ELEVISION	, INC.		BOG	ODD87	0731	LA			
								890425	BPCT-8	70731LA
		CP Z						26-47-59.0		
LAKE WORT	H	FL U.S.						80- 4-33.0		
HISPANIC	BROADCAST	ING, INC.		BOG	ODD91	.0517	KF	MAX AZ =		
								910524	BPCT-9	10517KF
		CP Z			297	Y	Y	28-18-26.0	341.40	226.8
COCOA		FL U.S.						80-54-48.0 MAX AZ=	161.06	
BREVARD C	YTINUMMO	COLLEGE		BOG	ODD90	0413	KF	MAX AZ=	0	
FROM CHAN	NEL 18 PE	R DOCKET 89-	-68					911021	BPET-9	00413KF
		LIC Z						25-57-59.0		44.9
HOLLYWOOD)	FL U.S.						80-12-33.0	4.65	
HSN B/CAS	TING OF H	OLLYWOOD FL.	, INC.	DIE	ODD89	0331	LB	80-12-33.0 MAX AZ=	0	
								911108		90331LB

EXHIBIT 5 TV ALLOCATION SITUATION FOR CHANNEL 63, BOCA RATON, FLORIDA PROPOSED SITE: N.LAT. 25° 58′ 15", W.LONG. 80° 12′ 32" MAY 1992

Channel	Call	City in		ance m
		Florida	Actual	Required
63	WAJM-TV	Palatka	434.8	329
48	Allotment	Sebring	208.7	119.9
49	WRXY-TV	Tile	182.2	95.7
55	WALX	Leesburg	344.8	31.4
58	WDRU	Bunnell	408.1	31.4
59	Allotment	Stuart	136.1	31.4
60	Allotment	Sebring	208.7	31.4
61	Allotment	Gainesville	440.1	31.4
62	WBSV-TV	Venice	245.9	87.7
64	WGOX	Inverness	387.7	87.7
65	WRBW	Orlando	301.7	31.4
66	Allotment	Bradenton	289.4	31.4
67	WHBI*	Lake Worth	44.4	31.4
68	WBCC	Cocoa	268.1	31.4

^{*}Proposed Site at N.LAT 26° 22′ 14", W.LONG 80° 10′ 21" See attached computer printout.

Database files used: TV3080 , TV4080 , TV3090 , TV4090

Reference Coordinates: N Lat 25-58-15.0 W Lon 80-12-32.0

Search Radius: 450.00 km Channel range: 48-69

CALL							R/C	BT			AZ TO AZ FROM	(KM)
SEBRING	48	TA	FL	z u.s.						27-29-42.0 81-26-30.0 MAX AZ= 800717	324.43 143.88	208.7
WRXYTV TICE TICE TELI	49 EVISION	TV CO	CP FL MPANY	z u.s.	5000	312	320 ODD91	Y .0131	Y .KE	26-47- 8.0 81-47-41.0 MAX AZ=	119.48 0	
										710313	D 101)	10101110
WBHS TAMPA HSN BROAI										27-50-32.0 82-15-46.0 MAX AZ=	135.15	
										911108	BLCT-8	80616KH
										25-57-59.0 80-12-33.0 MAX AZ=		
TELEMUNDO	O OF FL	ORI	DA, IN	ic.		AND	ODD89	1130	KJ	MAX AZ= 900301	O BLCT-8	91130KJ
										29-21-32.0 82-19-53.0 MAX AZ=		
WABASH V	ALLEY B	ROA	DCASTI	NG COR	RP.	BOG	ODDWE	BSP		MAX AZ= 890207		
										28-18-26.0 80-54-48.0 MAX AZ=		
			·							830523		
WACX LEESBURG	55	TV	LIC FL	z u.s.	5000	515	525	Y	Y	28-55-16.0 81-19- 9.0 MAX AZ=	341.79 161.27	344.8
SHARP CO	MMUNICA	TIO	N, INC	·		LEB	ODD85	51104	kF	MAX AZ= 880808	0 BLCT-8	60319KE
WAYK MELBOURN		TV		z u.s.	2040	305	313	Y	Y	27-49-35.0 80-42-20.0		211.4
TV 56, L'	TD.					ADC	ODD86	50826	KE	MAX AZ= 861126		60826KF
WDRU BUNNELL	58	TV	CP FL	z U.S.	5000	366	373	Y	Y	29-31- 8.0 81-19- 2.0		408.1
BUNNELL	COMMUNI	CAT	'IONS,	INC.		AND	ODD86	50422	2KK	MAX AZ= 891012	0 BPCT-8	60422KK
STUART EFFECTIV		TA		+ U.S.						27-11-54.0 80-15-12.0 MAX AZ= 870811		136.1

• • • •

Database files used: TV3080 , TV4080 , TV3090 , TV4090

Reference Coordinates: N Lat 25-58-15.0 W Lon 80-12-32.0

Search Radius: 450.00 km Channel range: 48-69

CALL CHAN			F ERP		R/C	BT			AZ TO AZ FROM	(KM)
60 SEBRING	TA	Z FL U.S				N	N	27-29-42.0 81-26-30.0 MAX AZ= 890717		208.7
WFGC 61 PALM BEACH		RT. II S						80-14-32 0	177 20	
WILSHIRE BROAD CP CANC. 12-5-		G CORPORI	ATION	DIE	ODD90	0620	KF	MAX AZ= 910822		00620KF
GAINESVILLE REF. POINT 12.			•					29-32- 7.0 82-10-44.0 MAX AZ= 910808	153.47	440.1
WBSVTV 62										
VENICE DESOTO BROADCA	STING,	INC.	•	RCA	ODD84	10920	KF	MAX AZ= 900402	0	
WBSVTV 62 VENICE DESOTO BROADCA										
DESOTO BROADCA	STING,	INC.		DIE	ODD87	70731	KZ	MAX AZ= 900504		
WPPBTV 63 BOCA RATON PALMETTO B/CAS										
·								890626		
WAJMTV 63 PALATKA PALATKA TELEVI		FL U.S	•	314	316			29-43- 4.0 81-31- 4.0 MAX AZ=		434.8
								890111	BPCT-8	41129LK
WGOX 64 INVERNESS WEST FLORIDA T		FL U.S	•	414	433	Y	N	28-53-21.0 82-22-17.0 MAX AZ=		387.7
								911022	BPCT-8	50828KQ
ORLANDO		FL U.S	•	465	475		Y	81- 4-32.0	163.36	301.7
RAINBOW BROADC	ASTING	COMPANY	٠	AND	ODD90	0702	KK	MAX AZ= 900713	BPCT-9	00702KK
66 BRADENTON	TA	z FL U.S				N	N	82-34-18.0		289.4
EFFECTIVE 5-26	-87.							MAX AZ= 870409	_	

Database files used: TV3080 , TV4080 , TV3090 , TV4090

Reference Coordinates: N Lat 25-58-15.0 W Lon 80-12-32.0

Search Radius: 450.00 km Channel range: 48-69

	CHAN		+ · OF:	F ERP						AZ TO AZ FROM	(KM)
NEW BRADENTON BRADENTON			क्या हाड						27-50-32.0 82-15-46.0 MAX AZ=	135.15	290.9
BRADENION I	o, one		ELEVIDION '	00., 210	11115	0000,	0,51		890425	BPCT-8	70731LB
NEW BRADENTON GULF COAST			FL U.S	•		480	Y	N	27-50-32.0 82-15-46.0 MAX AZ=		290.9
GOLF CORSI	1 E Li E	CAS	TERS LID,	r/Snir						BPCT-8	70731LO
NEW BRADENTON SKYLIGHT BI			FL U.S	•	354	373	Y	N	27-50-32.0 82-15-46.0 MAX AZ=		290.9
SKILIGHT B	(OAD)	JNUI	ING, INC.							BPCT-8	70731KX
NEW BRADENTON			פון דים						27-50-32.0 82-15-46.0	135 15	290.9
MCDANIEL BI	ROADO	CAST	ING PARTNE	RS	BOG	ODD87	70731	KY.	MAX AZ= 890425	0 BPCT-8	70731KY
									27-50-32.0 82-15-46.0		
JOYNER COM	MUNIC	CATI	ONS LTD. P	/SHIP	AND	ODD87	70731	.LC	82-15-46.0 MAX AZ= 890425	0 BPCT-8	70731LC
NEW BRADENTON			FL U.S						27-50-32.0 82-15-46.0	135 15	290.9
RENEE MARI	E KRA	AMER	L		SWR	ODD87	70731	.KV	MAX AZ= 890425	0 BPCT-8	70731KV
NEW BRADENTON			TAT 11 C			374	Y		27-40-57.0 82-29-24.0		295.6
MANATEE TE	LEVIS	SION	I, INC.		BOG	ODD87	70731	.LA	MAX AZ= 890425		70731LA
WHBI LAKE WORTH					150	154	Y	Y	26-47-59.0 80- 4-33.0		92.8
HISPANIC B	ROADO	CASI			BOG	ODD91	10517	'KF	MAX AZ=		10517KF
WBCC COCOA	68	TV	CP Z FL U.S		287	297	Y	Y	28-18-26.0 80-54-48.0		268.1
BREVARD COL FROM CHANN					BOG	ODD90	00413	KF	MAX AZ= 911021	O BPET-9	00413KF
WYHS HOLLYWOOD					264	266	Y	Y	25-57-59.0 80-12-33.0		.5
					DIE	ODD89	90331	.LB	MAX AZ= 911108	0	90331LB